

# The Gazette of India

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# PART IV

# Advertisements and Notices by Private Individuals and Private Bodies

## DAMODAR VALLEY CORPORATION

#### **AMENDMENTS**

The 18th January 1964

No. 51—In exercise of the powers conferred by section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendments to the Damodar Valley Corporation Service Regulations, published in Damodar Valley Corporation Notification No. 5, dated the 28th January, 1957. namely:—

In the said regulations-

For the subheading "IX Provident Fund" and "Regulation 108" thereunder, the following subheading and regulations shall be substituted, namely:—

### "IX Retirement Benefits

- Regulation 108:—Unless otherwise specifically provided for in any individual case, every employee of the Corporation, other than an employee who is entitled to Pension-cum-Gratuity under regulation 108-A and Government servants on deputation to the Corporation, shall subscribe to the Contributory Provident Fund of the Corporation in accordance with the rules set out in Appendix II.
- Regulation 108A-(1):—Subject to the provisions of this regulation every employee of the Corporation, who is substantively appointed in the service of the Corporation against a permanent post and who has retired or retires on or after the 15th August, 1959, shall be entitled to Pension-cum-Gratuity under the Government of India Pension Rules in force on the date of retirement of such employee.
- (2) Every employee who holds a permanent post in the Corporation in a substantive capacity on 18th January, 1964 and is subscribing to the Contributory Provident Fund in terms of regulation 108, shall, within three months from the said date, be required to exercise his option in writing either to continue to so subscribe or to come under the Pension-cum-Gratuity Scheme.
- (3) Every employee, whether recruited before or after the 18th January, 1964 who holds no substantive appointment in any Permanent post but is subscribing or is required to subscribe to the Contributory Provident Fund in terms of regulation 108, shall, on being substantively appoint-

- ed against a permanent post at a later date, be allowed to exercise his option in writing either to continue to so subscribe or the Come under the Pension-cum-Gratuity Scheme with country country ment in a permanent post.
- (4) In case an employee, who is required to exercise the option in accordance with the provisions of clause (2) or clause (3), fails to do so within the stipulated period of three months, he shall be deemed to have opted for the Pension-cum-Gratuity Scheme.
- (5) Continuous temporary, officiating or contract service of an employee in the regular establishment of the Corporation if followed, without interruption, by substantive appointment to a permanent post shall be deemed to have been in the pensionable establishment from the commencement of the employee's service in the regular establishment irrespective of the period of service during which the employee might have subscribed to the Contributory Provident Fund and shall count for pension.
- (6) In case an employee opts for the Pension-cum-Gratuity Scheme, the amount of the Corporation's contribution with interest thereon standing to his credit in the Contributory Provident Fund shall revert to the Corporation and be credited to its fund and the amount of the employee's own contribution to the Contributory Provident Fund, after adjustment of advances, if any, taken from the said Fund, shall, together with interest on it, be maintained as his contribution to a "General Provident Fund" to be opened by the Corporation for the purpose.
- (7) An employee, who has retired or has been retired with Contributory Provident Fund benefit after serving in a substantive appointment against a permanent post but prior to 18th January, 1964, shall be granted the benefit of Pension-cum-Gratuity Scheme, if he opts for the said Scheme within three months from the said date the Corporation's contribution to his Provident Fund together with interest thereon, if already paid, being adjusted against the Death-cum-Retirement Gratuity admissible under the said Scheme and the balance, if any, being refunded to the Corporation in cash."

By Order S. C. DEY Assistant Secretary

### LIFE INSURANCE CORPORATION OF INDIA

Amendments to the Life Insurance Corporation of India (Staff) Regulations, 1960.

Bombay, the 23rd December 1963

The amendment to the Schedule II of the Life Insurance Corporation of India (Staff) Regulations, approved by the Central Government on the 23rd September, 1963 is notified as under:

"Add the following at the end of Schedule II—C after 'Pakistan'.

### **LONDON**

The following all inclusive scale of pay will apply to the employees of the Corporation in London from 1st August, 1962.

£500-30-740-35-880-EB-40-Assistants Stenographers 1200 ፠ (Annual Salary)" **Typists** 

S. D. SRINIVASAN

Dated: 23rd December 1963.

Managing Director

### NOTIFICATION BY THE ALLEPPEY OIL MILLERS' AND MERCHANTS' ASSOCIATION, ALLEPPEY.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with S.O. 1162 dated the 4th May, 1960, has been obtained to the following amendment made to the Byelaws of the Alleppey Oil Millers' and Merchants' Association, Alleppey.

### Amendment

For Bye-law 187, the following shall be substituted, namely:-

187. "All Sundays and other days fixed by the Committee will be observed by members as complete holidays. The Committee or the President or in his absence the Vice-President may also decide what other holidays or half-holidays are to be observed by members. The Committee or the President or in his absence the Vice-President may at any time notify that any day previously notified are a whole heliday are half previously notified as a whole holiday or half holiday as the case may be, shall not be a whole holiday or half holiday and may fix trading hours, during such holidays."

In pursuance of provso to Sub-section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission, has been obtained for dispensing with the condition of previous publication of the above amendment in the interest of the trade.

R. PADMANABHAN

Secretary The Alleppey Oil Millers' and Merchants' Association.

Alleppey,

Dated 18th November, 1963.

# NOTIFICATION BY THE ALLEPPEY OIL MILLERS' AND MERCHANTS' ASSOCIATION, ALLEPPEY.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with S.O. 1162 dated the 4th May, 1960, has been obtained to the following amendments made to the Byelaws of the Alleppey Oil Millers' and Merchants' Association, Alleppey, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954 :-

### Amendments

- 1. After Bye-law 339, the following shall be added as Bye-law 339 A and B.
  - 339A. Members who enter into forward contracts (not heing non-transferable specific delivery contracts) in the commodities in which the Association is granted recognition under the Forward Contracts (Regulation) Act, 1952 under these

- bye-laws with or for a non-member client shall obtain from such non-member client, a declaration in such form, giving such particulars and subject to such conditions as may be prescribed by the Managing Committee of the Association in consultation with the Forward Markets Commission from time to time, and submit the same directly to the Forward Markets Commission. The members shall not accept fresh business of a non-member client who declines to furnish such declarations.
- B. The powers specified in clause (A) above may be exercised by the Forward Markets Commission in any case where in the opinion of the Commission, it is considered necessary in the interest of trade or in the public interest so to
- 2. The following shall be inserted after Chapter XXIV as Chapter XXIV A. under the head 'Vigilance Committee' with Byc-law Nos. 340A, B & C.
  - 340A. The Managing Committee shall, every year as soon as it is constituted appoint a Vigilance Committee of not more than 3 persons from among the Managing Committee members and/ or members.
    - B. The Forward Markets Commission shall, however, have power to appoint, at any time, or from time to time, not more than two persons, to be members of the said Vigilance Committee, in addition to the members appointed under Clause A.
    - C. The Vigilance Committee shall have power to investigate into, either on its own initiative or on receipt of complaints, and report on the violations of any provisions of the Bye-laws or of rules, regulations, orders or instructions issued thereunder, or under the Forward Contracts (Regulation) Act, 1952 or on such other matters of a like nature as may be entrusted to it ters of a like nature as may be entrusted to it by the Managing Committee. The Committee by the Managing Committee. The Committee shall, at least once in every three months or oftener if necessary, send a Report to the Managing Committee about the work done by it.

### R. PADMANABHAN

Secretary The Alleppey Oil Millers' & Merchants' Association.

Alleppey, Dated 18th November, 1963.

# NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LTD., RAJKOT

The approval of the Secretary, Forward Markets Commission, under sub-clause (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th Mary 1960 has been abtained to the following the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Saurashtra Oil and Oilseeds Association Ltd., Rajkot, the same having been previously placed on the notice board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

In the Bye-laws relating to Hedge Contracts in Groundnut Oilcake :

# 1. In Bye-law 11:

- (i) the following clause shall be added as clause (a), namely; "(a) The due date shall be the 10th date of the contract month and if that day happens to be a holiday then the immediately preceding working date. The Local Committee of the Ring concerned shall fix rates on the duc date in respect of hedge transactions to be settled on due dates after taking into account the ready market rates and any other relevant circumstances which they in their discretion
- (ii) The existing Byc-law 11 beginning with the words "on the first date of the contract month" and ending with the words "gunny bags to the seller at his own cost" shall be re-named as Bye-law 14(1). law 11(b).

- (iii) In the re-named Bye-law 11(b), for the words "the final sellers will issue the delivery orders between the 4th and the 7th date of the contract month", the words "The final sellers will issue the delivery orders between the 4th and the 10th date of the contract month" shall be substituted.
- (iv) In the re-named Bye-law 11(b), for the words and figures "before the 15th date of the month of the contract", the words and figures "before the 18th date of the month of the contract" shall be substituted.

# 2. In Byc-law 20:

- (i) for clause (a), the following clause shall be substituted, namely; "(a) If the seller fails to issue delivery orders or the buyer fails to accept the delivery orders latest by 2,00 p.m. on the due date of the month of the contract, then the defaulting party shall have to pay to the opposite party the difference between the rate of the previous clearing or the rate of the contract, whichever is applicable and the due date rate."
- (ii) in clause (b), for the words and figures 'till the 15th date of the month of the contract", the words and figures "till the 18th date of the month of the contract" shall be substituted.

### 3. After Byc-law 28:

The following Bye-law 28A shall be inserted, namely; "28A. The amendments to Bye-laws 11 and 20 shall apply to April, 1964 and subsequent contracts in Groundnut Oilcake."

Rajkot, Dated the 7th November, 1963. N. G. VYAS Secretary

### LOSTS

The Government Promissory Note No. BY 001880 of the 4% loan of 1980 for Rs. 5,000 originally standing in the name of the Reserve Bank of India and last endorsed to J. T. Lalvani, H. K. Malkani, B. J. Advani, M. R. K. Murti and R. N. Ramaswamy, the proprietors, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Advertiser: The Trustees, J. B. Advani & Co. Pvt. Ltd. Staff Provident Fund.

Residence: Advani Chambers, Sir P. M. Road, Bombay-1.

The Government Promissory Note(s) No(s) MS 010492, MS010493 & MS010494 of the 3½ per cent National Plan Loan 1964 for Rs. 1,000 each originally standing in the name of Imperial Bank of India and last endorsed to S. R. Kandaswamy the proprietor by whom they were never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of advertiser: S. R. Kandaswamy.

Residence: Singarampalayam, P.O. via Kinathukadavu,

Pollachi taluk, Ceimbatore District

The Government Promissory Notes Nos. BL002004-6 of the 3% Conversion Loan 1946 for Rs. 2500; Rs. 300 and Rs. 2500 respectively, originally standing in the name of Dattatraya Ramachandra Bendre, the Proprietor by whom they were never endorsed to any other person having been lost, notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bangalore and that the application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser: D. R. Bendre.

Residence: Sadhankeri, Dharwar.

The Government Promissory Note No. MS008571 and MS012567 of the 3 per cent Firs Dev. Loan 1970—75 of Rs. 500 each originally standing in the name of Reserve Bank of India and last endorsed to Smt. Garuda Narasamma the proprietrix by whom they were never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate(s) in favour of the proprietrix. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the advertiser: Smt: Garuda Narasamma,

Residence: 18/97, Chinnamvari Street, Visakhapatnam.

The undernoted Government Promissory Notes last endorsed in the names of the proprietors as shown thereagainst, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the undermentioned Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that application is about to be made for the issue of Duplicates in favour of the proprietors. The Public are cautioned against purchasing or otherwise dealing with the undermentioned securities.

No. of G.P. Note	Loan	Amount Rs.	Originally standing in the name of	Last endor- sed to
BY 122304/805	3½ % Loa: 1964.	n 25,000/- each.	Tehmina Meherjec Ruttonjee Adenwalla, Amy Mcherjeo Adenwalla and Coomi Mcherjee Adenwalla.	herjee Rut- tonjee Aden- walla, Amy Meherjee Ad- enwalla and
BY 102502	do	10,000/-	Reserve Bank of India.	cb
BY 119905	do	5,000/-	Tehmina Meh- crjee Ruttonjee Adenwalla,	do
BY 200766	3% Con. 1946.	5,000/-	Mercantile Bank of India Ltd.	do
BY 201220/221	do	1,000/- each.	Reserve Bank of India	do
BY 201201/202	do	100/- each.	do	do
BY 001727	3‡%Loan 1967.	10,000/-	Bank of Baroda Ltd.	Tehmina Meherjee Ruttonjce Adenwalla, Jer Meherjee Adenwalla and Coomi Meherjee Adenwalla.
BY 001695	do	10,000/-	Allahabad Bank Ltd.	

Name of Advertiser: Mrs. Tehmina Meherjee Ruttonjee Adenwalla and others.

Residents: "Wyoming", Little Gibbs Road, Bombay-6.

The upper halves of the Government Promissory Notes Nos. HD.000294 to HD.000318 of the 3½% Bonds 1969 for Rs. 1,000 each originally standing in the name of State Bank of Hyderabad and last endorsed to Central Bank of India Ltd., or order, the proprietor(s), by whom they were never endorsed to any other persons having been lost in postal transit, notice is hereby given that the payment of the above note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Hyderabad and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser: The Central Bank of India Ltd.

Residence: Mahapatram Road, Sultan Bazar, Hydera-bad.

#### CHANGE OF NAMES

I, Sain Dass s/o Sh. Mukand Ram, Postal Clerk, Gurdaspur Division, have changed my name to SARVJIT SINGH.

Consequent on the marriage Kum. Sulabha Shantaram Lad desires to be known and addressed as Smt. Mohini Manohar Samant.

Kum. S. S. LAD

1, hitherto known as BALBIR SINGH son of Shri NAHAR SINGH employed as Jem (CIPH) in (name of office) or/residing at (Present address) N Communication Zone Signal Regiment C/o 56 APO have changed my name and shall hereafter be known as BALBIR SINGH JASSAL.

BALBIR SINGH

I, Haradhan Dey, Works Mistry in the N. F. Rly., now posted at Lumding shall here-to-fore be known as Haradhan Bhadra. I have sworn a Court Affidavit to that effect.

# HARADHAN (BHADRA)

I, hitherto known as Dnyanu Patlu Sankpal son of Shri Late Patlu Sankpal, residing at No. 68, Old Bazar, Kirkee, Poona-3, have changed my name and shall hereafter be known as Laxman alias Dnyanoba Patlu Sankpal.

DNYANU PATLU SANKPAL

(Sd. in existing name)

Henceforth, I will be known as Ram Naresh Dubey instead of Ram Lalit as per Affidavit No. 9684, dated 3-7-63 made before 1st Class Magistrate Court, Alipore.

# RAM NARESH DUBEY

I, hitherto known as Alex Deas son of Shri John Xavier Dias employed as Technical Supervisor in 512 Central EME Workshop, Kirkee, have changed my name and shall hereafter be known as John Camilo Alex Dias.

ALEX DEAS

(Sd. in existing name)

Henceforth, I will be known as Anuk Dosad instead of Tulsi as per Affidavit No. 11082, dated 26-7-63 before 1st Class Magistrate Court, Alipore.

ANUK DOSAD

I, hitherto known as MRS. BHAVANI SUBRAMANIAM daughter of Shri G. S. SUBBIAH employed as Telephone Operator, Madras District Telephones, Telephone House, Madras-1, residing at 114A, Old Trunk Road, Phllavaram, Madras-43, have changed my name and shall hereafter be known as MISS G. S. BHAVANI.

### BHAVANI SUBRAMANIAM

Telephone Operator, Madras District Telephones (Sd. in existing name)

- I, hitherto known by the name Jacob Michel Rage, son of Shri Michel, working for the S.P.D.C. (Indian Navy), Bombay under T. No. 43049, have changed my name and shall hereafter be known as RAGE JOHN MICHEL.
- I, hitherto known as D. THULASI son of Shri S. DURAISAMY employed as Telephone Operator in Govt. THULASI son of Shri S. Phones, Kumbakonam, P. & T. Dept. residing at No. 11, K.M.P. Buildings, Saranga Pani South Street, Kumbakonam, have changed my name and shall hereafter be known as D. Manohar.

D. THULASI

9-1-64

(Sd. in existing name)

- I, YASH PAL DOGRA, son of Shri Sanjhi Ram, employed in Armed Forces Headquarters, have changed my name to Yash Pal Kaeley.
- I, hitherto known as K. KARIYAPPA son of KARI-RANGAPPA employed as Class IV in Basavangudi Post Office, have changed my name and shall hereafter be known as K. KRISHNA MURTHY.

K. KARIYAPPA (Sd. in existing name)

I, hitherto known as A. M. RAMAKRISHNADU son of Shri A. Munuswamy Naidu employed as Record Sorter, in Local Office, Employees' State Insurance Corporation, Madras-19, and (Present address) No. 100, Sarma Nagar, Madras-12, have changed my name and shall hereafter be known as A. M. Ramakrishna,

> A. M. RAMAKRISHNADU (Sd. in existing name)

I, hitherto known as Veerappa Jujari son of Shri Venkappa Jujari, employed as Clerk in A.O.T.R.(C), Poona-2, have changed my name and shall hereafter be known as Veerendra Venkatesh Jujare.

V. JUJARI

### IN THE COURT OF MUNSIF, 1ST COURT, SITAMARHI

T. S. No. 88/61

Abhinandan Jha-Plaintiff.

Versus

Shree Dharm Singh and company and others—Defendants

The above mentioned plaintiff has instituted the suit for permanent injuction restraining the defendant from scizing the valuable (Truck No. B.R.F. 1865) date fixed is 6-3-64.

You are hereby informed through this notice to appear in person or through duly authorised agent or through your lawyer on or before the date fixed. Otherwise the matter will be heard and decided in your absence.

Given under my hand and the seal of the Court this 6th January 1964.

J. NATH Munsi/

# NOTICE OF RESOLUTION TO WIND UP STONE INDUSTRIES AND CONSTRUCTION WORKS PVT. LTD.

At an Extra Ordinary General Meeting of the above named Company, duly convened and held at Navli, registered office of the Company on 10th October, 1963, the following resolution was duly passed as a special resolution, namely:

"Resolved that the Company be wound up voluntarily and that Shree Narendrabhai Jashbhai Patel be and is hereby appointed as a liquidator for the purpose of winding up and that his remuneration for the same be fixed Rs. 225 (Two hundred twenty five only) and other expenses for the said purpose be borne by the Company".

### **PUBLIC NOTICE**

This is to notify the General Public and all those interested that the sole proprietorship business of M/s. Kanhaya Lal Chuni Lal, Sadar Thana Road, Delhi has ceased to be such with effect from 1-4-63 and thereafter the business has been taken over by Shri Chuni Lal, Shri Net Ram and Shri Mool Chand in partnership from that date under the same name and style of M/s. Kanhaya Lal Chuni Lal.

> CHUNI LAL **NET RAM** MOOL CHAND